

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. 02-cr-147-pp

OMAR NELUMS,
and TERRECHO SHURN,

Defendants.

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. 02-Cr-155-pp

LAKESHA M. BRUCE,

Defendant.

**ORDER GRANTING MOTION TO AMEND JUDGMENT AS TO OMAR NELUMS
(DKT. NO. 291 IN CASE NO. 02-CR-147) AND ORDERING AMENDMENT OF
JUDGMENT AS TO TERRECHO SHURN AND LAKESHA BRUCE**

Defendant Omar Nelums has asked the court to amend his judgment to reflect the correct amount of restitution, which he asserts is \$4,542.00. Dkt. No. 291. The court asked the government to respond to that motion. Dkt. No. 292. Specifically, the court asked the government for input on three issues:

- (a) Is there any reason why the court should not amend Omar Nelum's judgment to reflect restitution of \$4,542? (b) Is there any reason why the court should not amend Terrecho Shurn's judgment to reflect restitution in that amount? (c) Is there any reason that, if

the clerk's office confirms that Nelums has paid more than \$4,542, this court should not order the excess to be returned to Nelums?

Id. at 3.

The government filed a response on April 16, 2019. Dkt. No. 293. The government recounted that at sentencing, Judge Charles N. Clevert, Jr. ordered restitution of \$19,008.53, joint and several as to defendants Weylin Shurn, Terrecho D. Shurn, Omar Nelums and Trenise Blaylock in this case, and as to Lakesha M. Bruce in Case No. 02-cr-155. Id. The government agreed that in Weylin Shurn's appeal, it had conceded that the restitution calculation was incorrect; on remand Judge Clevert amended the judgments for Weylin Shurn (dkt. no. 246) and co-defendant Blaylock (dkt. no. 262) to reflect a revised restitution amount of \$4,542.00. The government notes that the amended judgments continued to indicate that those defendants owed that restitution jointly and severally; the government also reports that the clerk's office refunded Weylin Shurn and Blaylock any overpayments. Dkt. No. 293 at 1.

The government indicates that "[i]t is unknown why the remaining co-defendants' judgments were not likewise amended." Id. at 2. It asks the court to amend the judgments for Terrecho D. Shurn and Nelums (in Case No. 02-cr-147) and the judgment for Bruce (in Case No. 02-cr-155) to reflect restitution of \$4,542.00. Id. It also asks the court to order the clerk to refund any overpayments to these defendants.

The court **GRANTS** defendant Nelums's motion to amend judgment. Dkt. No. 291.

The court will enter an amended judgment for defendant Nelums reflecting restitution in the amount of \$4,542.00 to be paid jointly and severally with his co-defendants in this case and with Bruce in Case No. 02-cr-155.

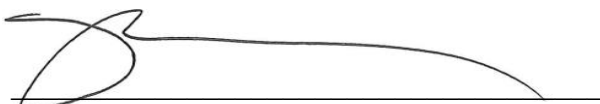
The court will enter an amended judgment for co-defendant Terrecho Shurn reflecting restitution in the amount of \$4,542.00 to be paid jointly and severally with his co-defendants in this case and with Bruce in Case No. 02-cr-155.

The court will enter an amended judgment in Case No. 02-cr-155, USA v. Lakesha M. Bruce, reflecting restitution in the amount of \$4,542.00 to be paid jointly and severally with the defendants in Case No. 02-cr-147.

The court **ORDERS** that the Clerk of Court shall refund to defendants Omar Nelums, Terrecho Shurn and Lakesha Bruce any overpayments.

Dated in Milwaukee, Wisconsin this 19th day of April, 2019.

BY THE COURT:



HON. PAMELA PEPPER
United States District Judge